

CLERK US DISTRICT COURT
NORTHERN DIST. OF TX
FILED

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DEPUTY CLERK

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Monte Earl Johnson

Plaintiff

8-15 CV-7 94-G

vs.

Dallas Police Department,
acting on behalf of the
City of Dallas, Texas

Defendant

Petition

Comes Now the Plaintiff, Monte
Earl Johnson, and for his claims
against the Defendant, City of
Dallas, Texas, acting by and through

their police officers and their agents, the Dallas County Jail, does state as follows:

1. That Plaintiff was standing in a parking lot of a local business near Dallas Love Field, in Dallas, Texas when he was accosted, not in a friendly manner, and was interrogated extensively about why he was in the publicly available, and not restricted to any particular people, parking lot. Mr. Johnson identified the two men questioning him by their aggressive behavior, manner in speaking with him and their uniforms as being City of ~~of~~ Dallas Police.

2. That Mr. Johnson's identity was thoroughly researched by the two police people before questioning him about whether he had any dangerous items in his pockets. After Mr. Johnson assured them he was not a danger to them, one, or both of them, reached into the bottom of each and every pocket in Mr. Johnson's clothing. They then took out every single item, penny, quarter, billfold or whatever they could find, and confiscated them without telling Mr. Johnson any other thing except he was subsequently taken forcibly, handcuffed, placed

in the back of a City of Dallas
Police and further shackled by
his to the floor of the back seat
where Mr. Johnson where Mr.
Johnson could not present any clear
and present danger to the police people.

3. Mr. Johnson, offering unfettered
cooperation at all times in the
parking lot, including answering
each and every question willingly,
did only one time ask for cooperation
from the police people. MR. Johnson
felt an urge to pee very badly, as
he had not urinated since
arriving in Dallas from Oklahoma.
That request was denied. MR.

pointed out to the officers several people standing inside a well-lit building lobby who appeared to be watching the activities of Mr. Johnson and the Dallas Police.

Mr. Johnson asked to be allowed to go to them and ask if they would permit him to pee in their rest room facility. The request was denied. Upon that denial, Mr. Johnson, in soient protest, took off his loafer shoes, placed them neatly in front of him and sat down on a curb within the parking lot. Mr. Johnson, having failed in his feeble protest which lasted no

more than three (3) minutes,
returned to his feet with his shoes
~~was~~ back on his feet and continued
his previous cooperation with the
police despite their refusal to
cooperate with him.

4. Never at any time did any police
advise him that he must, should
ought or will leave the parking
lot. In fact, when Mr. Johnson
initially determined that the
police had arrested him solely
because of his presence in the park-
ing lot, Mr. Johnson offered
to move his vehicle from the parking
area and willingly leave the pre-

miser. This, the police would not permit, without and without stating they would not permit such an act, they resumed their Mutt and Jeff questioning whereby Mutt required most of the answers and scowled frequently at Mr. Johnson's answers, though given succinctly and clearly in direct response without attempting to evade in any manner whatsoever.

Jeff, for the most part, remained silent and frequently smiled at either my responses, or Mutt's scowling.

5. Subsequent to Mr. Johnson's safe and secure shackling in the back seat, alone, behind safety barriers, so that in event of any fiery crash, Mr. Johnson would not fall dangerously from the vehicle, but would remain secured where the City of Dallas Fire Department could easily locate Mr. Johnson and effect his rescue or recover his charred remains, Mr. Johnson was quickly and shortly dispatched to a holding pen located on the airport premises. He remained locked and handcuffed in said concrete and metal pen, until sufficient time passed for Mr.

Johnson's emotional well being to have sufficiently deteriorated, at the thought of being an attorney in his home county where he grew up, and now being officially arrested and jailed for the very first time in his sixty-one (61) years, so that he might be officially prepared by the police for the Zoo-like conditions of their appointed temporary insanity hell-hole known to locals as the Dallas County Jail. Having been adequately warmed up at Dallas Love Field, the police repeated their previous shackling procedure and proceeded without haste to the basement of the

Dallas County Jail where the police delivered the dangerous, to police, wild beast of an animal, a mortified, submissive and emotionally down,
LAWYER.

b. Plaintiff later learned he had been charged with criminal trespass apparently based upon the word of a single Bombardier employee that Mr. Johnson had somehow crossed a single barrier which was located somewhere on the premises where Mr. Johnson was arrested.

This statement by said Bombardier employee was false. The falsity of this statement could have been

easily surmised by Jeff, though perhaps not by Mutt since he was busy interrogating me, if Jeff had only stepped inside the Bomber-bardier office and said to the employee, "let's go to the top" and find out directly whether Mr. Johnson did in point of fact actually criminally trespass.

ARE
There apparently numerous video surveillance cameras surrounding the area by surveillance. Surely, the police might have taken as much time to review the videotape of an alleged criminal act as they spent questioning Mr. Johnson.

WHEREFORE, Plaintiff prays that he be paid \$1 million for each and every locked inside his prison known as a suicide prevention garment by some and as a straitjacket by others when said agents of the City of Dallas had neither any earthly or heavenly idea of MR. Johnson's mental condition having never consulted with him in any manner after he was placed in his isolation cell. In addition, Plaintiff prays that he be compensated fully for his time from the moment he was accosted in a public area parking lot by Dallas Police, until the moment he walked off the premises.

of the Dallas County Jail on the eighth (8th) day. In addition, Plaintiff prays that the City of Dallas be punished sufficiently by punitive damages, and otherwise, so that every lawyer in America will believe that finally the Dallas Police no longer abuse their subjects whom they have come to regard as the objects of their ~~desire~~ desires to enter into conflict as opposed to the intentional act of treating every citizen they contact as truly innocent until gathered sufficient information to determine whether there is sufficient cause to believe a crime was actually committed.

by the person accused, and not
by the person who accuses, as in
this case now before this honorable
Court.

Monte Earl Johnson

Monte E. Johnson

971 Merced Ave. #6
South Lake Tahoe, CA
96150

Phone: 918-774-2223

Jury Trial Demanded

Confiscation by Federal Marshals
Demanded of all relevant video-
tape, documents of Bombardier,
documents of City of Dallas,
documents of City of Dallas Police
documents of County of Dallas Jail
which may potentially be relevant
to the claims made herein.

JS 44-TXND (Rev. 12/12)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

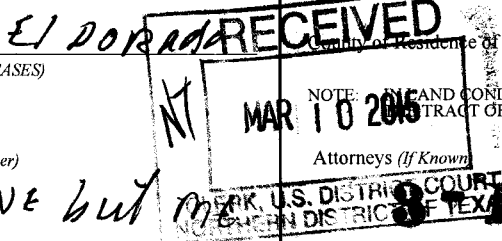
MONTE EARL JOHNSON

DEFENDANTS

City of Dallas et al
Dallas

(b) County of Residence of First Listed Plaintiff

(EXCEPT IN U.S. PLAINTIFF CASES)



(c) Attorneys (Firm Name, Address, and Telephone Number)

NONE but me

3415 CV-794-6

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- | | |
|------------------------------------------------------|-----------------------------------------------------------------------------------------------|
| <input type="checkbox"/> 1 U.S. Government Plaintiff | <input type="checkbox"/> 3 Federal Question (U.S. Government Not a Party) |
| <input type="checkbox"/> 2 U.S. Government Defendant | <input checked="" type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III) |

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

PTF	DEF	PTF	DEF
Citizen of This State	<input type="checkbox"/> 1 <input checked="" type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4 <input type="checkbox"/> 4
Citizen of Another State	<input checked="" type="checkbox"/> 2 <input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5 <input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3 <input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6 <input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881	<input type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 365 Personal Injury - Product Liability	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 367 Health Care/ Pharmaceutical Personal Injury Product Liability	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	PROPERTY RIGHTS	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 330 Federal Employers' Liability	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 340 Marine	<input type="checkbox"/> 371 Truth in Lending	<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 380 Other Personal Property Damage	<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 385 Property Damage Product Liability	LABOR	<input type="checkbox"/> 480 Consumer Credit
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	<input type="checkbox"/> 710 Fair Labor Standards Act	<input type="checkbox"/> 861 HIA (1395ff)	<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 190 Other Contract	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 720 Labor/Management Relations	<input type="checkbox"/> 862 Black Lung (923)	<input type="checkbox"/> 850 Securities/Commodities/ Exchange
<input type="checkbox"/> 195 Contract Product Liability	<input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<input type="checkbox"/> 740 Railway Labor Act	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	<input type="checkbox"/> 890 Other Statutory Actions
<input type="checkbox"/> 196 Franchise		<input type="checkbox"/> 751 Family and Medical Leave Act	<input type="checkbox"/> 864 SSID Title XVI	<input type="checkbox"/> 891 Agricultural Acts
		<input type="checkbox"/> 790 Other Labor Litigation	<input type="checkbox"/> 865 RSI (405(g))	<input type="checkbox"/> 892 Environmental Matters
		<input type="checkbox"/> 791 Employee Retirement Income Security Act		<input type="checkbox"/> 895 Freedom of Information Act
				<input type="checkbox"/> 896 Arbitration
				<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
				<input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	FEDERAL TAX SUITS	
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 440 Other Civil Rights	Habeas Corpus:	<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 463 Alien Detainee	<input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	
<input type="checkbox"/> 230 Rent Lease & Ejectment	<input type="checkbox"/> 442 Employment	<input type="checkbox"/> 510 Motions to Vacate Sentence		
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 443 Housing/ Accommodations	<input type="checkbox"/> 530 General		
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	<input type="checkbox"/> 535 Death Penalty		
<input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 446 Amer. w/Disabilities - Other	Other:		
	<input type="checkbox"/> 448 Education	<input type="checkbox"/> 540 Mandamus & Other		
		<input type="checkbox"/> 550 Civil Rights		
		<input type="checkbox"/> 555 Prison Condition		
		<input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement		

V. ORIGIN (Place an "X" in One Box Only)

- | | | | | | |
|-----------------------------------------------------------|-----------------------------------------------------|----------------------------------------------------------|---------------------------------------------------|------------------------------------------------------------------------|-----------------------------------------------------|
| <input checked="" type="checkbox"/> 1 Original Proceeding | <input type="checkbox"/> 2 Removed from State Court | <input type="checkbox"/> 3 Remanded from Appellate Court | <input type="checkbox"/> 4 Reinstated or Reopened | <input type="checkbox"/> 5 Transferred from Another District (specify) | <input type="checkbox"/> 6 Multidistrict Litigation |
|-----------------------------------------------------------|-----------------------------------------------------|----------------------------------------------------------|---------------------------------------------------|------------------------------------------------------------------------|-----------------------------------------------------|

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

VI. CAUSE OF ACTION

Brief description of cause:

False imprisonment & many other claims

VII. REQUESTED IN COMPLAINT:

 CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:
JURY DEMAND: Yes NoVIII. RELATED PENDING OR CLOSED CASE(S)
IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

3-10-15

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFFP

JUDGE

MAG. JUDGE